"old organ a chance." Is our neighbor of the Eaton Rayister in favor of the Republican Convention, which meets at Columbus on the 20th of June, passing a resolution against the third-term principle or not?

his country, and how he fears the he is in anything that will perpetuate his succession?

Lodges of the "Knights of Honor" are being organized throughout the country. It is a mixture of Know Nothingi sm, Centralization, Grant's howlers, and means his election for a third term.

ern outrages. After a little, when the faithful performance of their of and other moneyed men, would yield Adams the elections are coming on the cry ficial duties, but what of that, for millions upon millions of revenue, Ashland of Grant's bread and butter brigade stealing in high quarters has become and thereby greatly relieve labor Don't believe them then.

The Republican State Convention meets on the 2d of June, but have no candidate yet, and are hanging on the "ragged edge" of despair to know whether to resolve against the third term or not. The "bread and butter brigade" oppose saving anything about it, and thus by silece expect to deceive the people into support of the Grant dynasty.

the days of rail roads in the west.

prove, and no amount of lieing by terous. ALLEN and further reform.

SUPREME JUDGESHIP.

While at Columbus two weeks ago have had enough of the latter. attending the Central Committee meeting, among the names we heard mentioned in connection with the nomination for Judge of the Supreme | Eaton Register, but is now engineer. Court, was that of JEFFERSON PALM, ing a good prohibition paper in the Esq., of Warren, Trumbull county, city of Piqua, has evidently soured We know him and can say that he on the Republican party, and is gois an unobtrusive, but courtoons and ing for its rotten and sinking ship dignified gentleman of the old school, with considerable vim. If he had with a fine presence and agreeable charge of the Register now, our manners. He has the reputation of occupation would be gone! The being an excellent scholar, with solid Democrat an 1 Register would be legal attainments, sound sense, good together, fighting the corruptions health and laborious professional and wickedness of the Republican habits. He is a conservative but party! Wouldn't that look strange? unwavering democrat of the old Jeff- They were that way once, but it only ersonian stamp. No county, in pro- lasted one week when the honest edportion to population, did more for itor was throttled by the Ring-masthe cause last fall than old Trumbull, ters, and ejected from his position. and if the condidate for the office named, is conceded to that section of Helmet, and here is another of the the State, let the Convention nominate Mr. Paum.

Not only in Ohio, but in the whole country, the remnant of the Repub-Hean party and howlers of Grant's a flerce and unboly warfare against the Catholic Church. Know-Nothingism is being revived and national shall oursue in serving his Lord and Master. In a late number of Harper's Weekly we find the following insulting paragraph:

"Searcely a Democrat to-day would for the solid and unshaken Catholic vote. Even in Connecticut at its recent election it was a mass of ignorant and debased Irish Catholic voters in the worst wards of Hartford and New Haven that drove the Reoligarcy and the servants of Rome.

Democracy recognizes no church for its rite or forms. It recognizes are determined to try a change, a man's right to vote for whom he pleases. It protects him in his rights and it welcomes any honest that the Republicans will adopt the ing the independent and thinking lives in Dayton, and edits the Eaton man in working with and for the leading ideas of the old Know Noth- voters, as to how they shall select Register, and if he could only scare firmed, principles of Democracy and the ing party of 1854. The Cincinna- the persons to fill their public offices. our people into the belief that Grant's Democratic party. It is not bigoted ti Gazette clearly points that way, It smacks considerable of southern rotten and thieving Administration but liberal. It is not oppressive, but and the "bread and butter brigade" forbearing. It works for the people and little hand-organd are falling in in perfect unity with Grant's third- ually kiss the big toe of this terrible and is the party of the people.

Another astounding fraud of

in power, that it is considered invid. tion, as the case now stands. ious on the part of any Republican | Here is the secret why the income In the list of Republican candi-continued in their official positions, tool in their hands, by subsidies and Delaware dates for Governor of Ohio, every and go on sucking the very life blood gifts. In this way this wholesome Eric county in the State is represented from the laboring classes and toiling and just policy of deriving a revenue Fairfield except Preble. We would therefore millions of our country. While has been abandoned. The Republisuggest the name of our old friend Grant's "bread and butter brigade," can party is justly chargeable with Fulton and fellow-citizen, Natty Benjamin, from the highest down to the very this class legislation, and when propof West Alexandria. He is a little lowest, are sent straggling through orly understood by the people, it Geauga old, but is the clear grit and favors the country to deny the third-term does seem to us that it is enough to Greene the third term principle and might principle, the \$50,000 salary-grabber consign any party or set of men in possibly carry the county, as he is secretly and quietly laying his authority, to political infamy. once walked several hundred miles plans for the perpetuation of himself Therefore, let us have a new deal Hardin to attend a Whig convention, before and his horde of plunderers that are at the ballot box, and place in power Harrison The entire reduction in the State the pleading and importunities of other grievances, which have been Holmes tax by the late Democratic Legisla many of Grant's warmest party sup. dominant in high places since the Huron ture for the present year is \$585,- porters, they have failed to get even close of the war. Let us have in-221,95, and of this the reduction in an intimation that he was not aspir- come taxes reinstated, plunder and Proble county is \$6,943,49! ing for another four years lease of frauds exposed, and to these ends Lake For the two years the reduction in plunder? Do these little organ grind- the Democracy stands pledged, and Lawrence State taxes is \$1,100,0001. We are ers, tuned to the music of Grant's the only argument used to the con not telling this to subserve party in thieving dynasty who are denying it, trary, is that this old noble party mocracy has there been an occasion terest, or to hold on to an office or know more than Blaine, Butler, Bab- has not a good war record during the of more importance than will be the

Bro. Monnis, who lately edited the morants from power, for they have Last week we gave a blast from the same sort:

"There is reason enough then, for dissatisfaction on the part of the people. But what will the Republicans offer us? Have they any better record? Will they do to trust? Can we say of them-they are pure, third term seems disposed to make above reproach and rascality? The a case of "jim jams," as to whether question needs not to be asked .-Look at their swindles. Count over. if you can, their Mobiliers, Grabs, Subsidies, Collectorships, Rings, etc. issues are to be ignored for the mi- Are they not appalling? Can this nor question of what policy a man party come before the country with any face, and say dispossess the Democrats and give us place, because of their sterling integrity?"

No, sir, Mr. Morris, they can't The men that are asking the people to dispossess the Democrats to place in power such a set of plunderers, have checks harder than an army plunder and corruption. They are first Monday in November. satisfied matters can be no worse and

Grant's administration has just come | mode of deriving a revenue abandono light among the office-holders and ed? The people ask and it is for whisky rings, which has implicated the advocates of the continuance of broughout the country a number of Republican rule to respond. The hird-term advocates and howlers a- answer is palpable and plain, which gainst Democratic reform. Reve- we proceed to lay before our readers. anes derived from the distillation of In the first place, there is no policy liquors, upon a large scale have been more just and reasonable than that plundered from one end of the nation yearly incomes of \$1500,00 and up House in Columbus, on to another, and the spoils divided be- wards, over and above expenses, Thursday, June 17th, 1875, der the Grant dynasty, another fol interest on the public debt. A law laws in quick succession, not upon a of this kind was once in force, but a thousand dollar slice, but upon a Republican Congress repealed it, not scale that involves millions. Plun- at the instance of laboring men, but der among the office-holders under by the urgent interferance of the When a Radical gets an office, how the present administration and its bond holders, banke and other perhe hates to give up! How he loves howlers for perpetuation, seems to be sons dealing in money. These men the order of the day, from the salary- were directly interested in the repeal, Pape! How wonderfully interested grab President down to his lowest and placing the burden upon labor. appointees. So common indeed, has They held their bonds, free of taxastealing become, that honesty in the tion, but an income tax touched discharge of official duty is a rare their receipts and was therefore obexception. As soon as a man is ap- jectionable to them. Thus A. with five hundred votes, and one for ev pointed to an office under Grant's \$50,000 in bonds was placed in the ery fraction of two hundred and fifty administration, he considers himself annual receipt of about \$4,000, which and upwards, cast at the general licensed to become a thief and plunder all he can, in whatever official exempt from paying the government apportionment the several Counties position he may be placed. All these say, \$2,000. This raitio, run among will be entitled to the following num-This is not the season for South- dishonest scamps give straw bail for the bond holders, bankers, brokers ber of delegates. will be heard all over the country. so general under the present party from the principal burden of taxa- Athens

to complain, and the result is none taxes were repealed. These men Brown of the scoundrels are prosecuted, as clamored for its repeal to subserve Carroll all are more or less implacated, their own interest, which they ac- Champaign These thieves have plundered the complished by buying members of Clark people and nearly destroyed the Re- Congress. They besieged the reprepublic, and yet seem not to be satis- sentatives of the people, and by their Columbiana fied. Here is the secret of the third. incomes converted Congress into the Coshocton term, and the howlings of the army measure. Many representatives Crawford of office-holders for Grant to become were bought down right and the Ex. Cuyahoga his own successor, that they may be ecutive rendered a pliant and willing Darke

now surrounding him. If such are the Democratic party, that stands not the facts, why is it that with all pledged to rectify this and many Hocking in the hope of getting one, but becock, and the brains of the Republirebellion. This, coming as it does,
principle and unselfish devotion to cause it is a fact which the records can party? It is absurd and prepost from Republican office holders, is our organization, the Democracy of becoming too stale and thin to influ- Ohio have carned for themselves the successfully contradict it. They scheme, we hope the people, irrespect They admit that they have plundermay blow, bluster and keep up a tive of party antecedents, will rise up ed and stole the revenues derived of the people have been confided to devil of a "racket," but the people in the majesty of their strength and from the people, but say that the the Democratic party of Ohio. Pruof this county will appreciate this hurl this army of seoundrels and democrats will do no better when dence, wisdom and courage should economical showing by comparing it thieves from power and place, for in they come into power. This infer- characterize the proceedings of the with the squanderings of the last God's name they have disgraced the ence is mere assertion without the Convention of the 17th proximo. Republican Assembly, and then by nation long enough. The welfare of least foundation of truth, and is only giving a majority next fall for Gov. the country imperiously demands a used by designing and interested send, not only full delegations, but change of rulers, and it can only be politicians, to continue themselves their ablest men; men who are repaccomplished through the ballot-box in power, and still further eat out resentative in their character and or by the bayonet, and surely we the substance of the people. Then harmony and vigor to the deliberalet every liberal and independent tions of the Convention. We, thereelector rally to the polls, and peacea- fore, again urge upon you the neces-

> robbed the people long enough. The parade of the Catholic Benevdent Societies in Cincinnati on Sunday last, was very large, the procesdivision of the School Funds, the is the redemption of the nation. howlers will have something fresh to go on, but as there is nobody in fasave a few extremeists among the ed in due time. Catholics, it will amount to nothing, for the American people will never be induced to disturb the present School system for the benefit of any religious denomination.

We hope the gentleman who "manpulates" the Revenue collections in the 3d District, who resides in Dayton and edits a paper in Preble county, will not exorcise himself into the Democrats will hold a county Convention and nominate candidates, or conclude to vote for good, honest and independent Liberal Republican or Democrat, who will anounce themselves willing to serve the people without party pledges or Convention gag rules.

Six vacancies have been caused in the Forty-Fourth Congress by death, and two States have yet to hold elections. California chooses four memhonest masses, however, are not going six members in November. After ed," and the man who now goes it office the friends of the Southern the support of a party so rotten with the States on the Tuesday after the fit subject for the lunatic asylum.

term aspirations.

Why was this just and equitable To The Democracy of Ohio

DEMOCRATIC STATE CENTRAL) COLUMBUS, O., May 6th, 1875. To the Democracy of Ohio.

At a meeting of the Democratic State Central Committee, held this day, it was resolved to hold the Demcoratic State Convention at the Opera

tween the office-holders and distill-ers. As one fraud comes to light un-assist the government in paying the for on the Second Tuesday of October next, for the following State Of-

> Governor: Lieutenant Governor; Attorney General; One Supreme Judge; Auditor: Treasurer, and

One Member of Board of Public

Convention will be as follows: One delegate for each County, and in ad dition thereto one delegate for every

Madison Mahoning Marion Medina Meigs Mercer Miami Monroe Montgomery Morgan Morrow Muskingum Noble Ottawa Paulding Perry Pickaway Pike Portage Preble Putnam

Richland Ross 14 Licking Logan Lorain Sandusky Scioto Seneca Shelby Stark Summit Trumbull Tuscarawas Union Van Wert Vinton Warren Washington Wayne Williams

Wyandot Never in the history of the De honorable position of advance guard. We are no longer engaged in an ordinary State contest-the destinies Therefore it is incumbent on the Democracy of the several counties to

Wood

bly drive these plunderers and cor-morants from power for they have A Ratification Meeting will be held in the city of Columbus on the night of the 17th, which, it is anticipated, will surpass any similar de monstration which has ever taken place in the State. Come prepared to witness this grand exhibition of sion being three miles long. The the unterrified Democracy. Let no address of Bishop McQuaid was a minor considerations prevent a full radical and foolish one in some parts, this occasion, and keep close to mind and as he took grounds in favor of a the fact that the stake of the contest

The usual arrangements for carrying persons attending the Convention over the railroads running into vor of so ridiculous a proposition Columbus will be made and announc-

A. T. WALLING, Chairman State Central Com. JAMES S. CRALL, Sec'y.

However disagreeable and unsatsfactory it may be to Grant's third term advocates, as to the manner in which a majority in this county have, for the past few years, seen proper to select their officials, it is a gratifying pleasure to know that they have all proven good, faithful and honest servants. Partizans, and party disiplenarians and office seekers, ing is a summary of business disposmay just as well take notice that the ed of in the three days Court was in independent voter is abroad, and is a session. more potent personage than sorebut votes with judgment and dis. to be legal. The District Court recrimination, irrespective of party clamor and clap-trap. His voice has been heard in this county, and will be heard next fall again. It used to creditors to file answer and cross pebe considered disreputable to scratch tition. This is an appeal case. mule or a Grant office-holder. The bers in September, and Mississippi a straight ticket, but that is "playto be deceived by the howls about this year elections for members of "straight," simply because his party publicans from power, and placed in the Pope and such nonsense, into the Lower House will be held in all ring-masters oder it, is regarded as a

We know of but one gentleman se-It is certainly very presumptuous rious'y alarmed about the Pope playin a person who is not a citizen of ing the devil with the crops and oth-The signs of the times indicate our county, to be dictating and fault- er things in this county. But he carpet-bag rule and dictation, but is should be continued, he would eventmonster.

COURT OF COMMON PLEAS.

As mentioned in our last Court eport, Judge HUME commenced an adjourned term on April 26th, for the purpose of winding up the business of the term, and Court, has been in session at intervals from that time tinued. to may 8th, when it adjourned sine die. Since our last report the following business has been transacted: term. M. Swisher vs. Geo. S. Brower.

Sale of attached property confirmed and deed ordered to be made. J. E. Bransdorf vs. Wm. Hixon. Sale confirmed and distribution or

F. Hossnyder vs. B. P. Milam, et Sale confirmed and distribution I. N. Welsh vs. S. D. Tuttle, et al. Decree modified and mortgaged prop-

erty ordered to be sold. S. B. McQuiston, et al., Ex'rs., vs. American Bible Society. Sale of real estate ordered. Catharine Schlosser vs. John Schlosser. For divorce and alimony.

The ratio of representation in the \$100 temporary alimony granted on motion of plaintiff. Sale confirmed and distribution or-

> A. P. Young vs. Jos. McDonald. New appraisement and sale ordered. stringent legislation which the Re-Adm'rs., vs. Rachel B. Marsh, et al. Appeal from Probate Court. Finding and decree of Probate Court offirmed and distribution of funds or-16 dered. Costs of appeal taxed to a personal examination of the condi-Rachel B. Marsh.

M. A. Rauch, et al., vs. Alice Neff, et al. Partition sale confirmed and distribution ordered. J. B. Price vs. Henry Miller. defendant to answer forthwith. Emanuel Kreitzer & wife vs. J. W. Fritz, et al. Demurrer to answer sustained. Leave to amond by June

Robinson, Chambers & Co. vs.
Lindsay & Griffith. Demurrer to
amended petition overruled. Leave to answer.

S. Banta vs. Jos. McDonald. Answer of Jos. McDonald stricken from the files. Final distribution ordered. Jacob W. Kline vs. W. W. Kline. W. C. Willis, Jackson

note and mortgoge. Amount found John Scott, due plaintiff, \$313,50. Sale ordered. Seth Gifford, Miami Valley Savings Society vs. John Dalrymple, Washington Thos. Pottenger, et al. Questions of priority among lien holders settled. Sheriff appointed receiver to loan fund till liens fall due.

Aaron Peters vs. Jos., McDonald, et al. Sale confirmed and distribu-10 tion ordered. Margaret Jones vs. Jos. McDon-

ald. Judgment \$1,475,00.

Joseph Finney vs. Davis Strawbridge, et al. Amount found due

Wm. Chambers, Harr George W. Locke, "Dauiel G. Prugh, Grabridge, et al. Amount found due pl'tif, \$1.111.10. Premises ordered John C. Saylor, Gratis to be sold. Annuity to Rebecca Frank Mitchell, Jefferson Strawbridge ordered to be paid. Incorporated Village of Camden vs. Joshua Haward. Leave to file petition in error granted.

A. Peters, et al., vs. John Peters t al. Sale confirmed and distribuion ordered. J. W. Cline vs. W. W. Cline, et al.

Sale confirmed and distribution or-Daniel Walker vs. A. D. Garreton, et al. Compromised and costs

et al. Alias order of sale issued. Rachel Bender vs. Daniel Bender. Sale confirmed and distribution or A. Berry vs. Wm. McCreary. Re

ferred back to referee for further proceedings and amended report." J. Melling vs. J. G. Alford. Decree for specific performance granted on findings of the jury. Exceptions

Susannah Bloomfield vs. Chris Brower. Demurrer sustained to answer. Leave to amend by June 1. Jacob Bender vs. Incorporated Village of Eaton. Leave given to file petition in error. D. B. Moses vs. G. W. Wilson, et

R. Murphy vs. Incorporated Vilage of Winchester, Leave to file petition in error. S. Chrissman vs. Tyresa W. Harris, et al. Leave to file amended pe-

al. Demurrer to Norwoods answer

tition. Same vs. same. Demurrer to be ition overruled. Leave to answer. Wm. Bittle vs. E. Thomas, et al Leave to file amended petition. Jonathan Switzer, et al., vs. Chris. Brown, et al. Liens adjusted against the claims of pl'tff. Exceptions sav-

ed. Receiver ordered to loan funds after paying costs for 1 year. B. D. Moses vs. G. W. Wilson, et al. Claim set up by Norwood allowed and sala ordered American District Bank of Eaton, Ohio," at lowed and sale ordered. Amount Eaton, in the State of Ohio, at the clo found due Norwood \$995,77; but a. of business, May 1st, 1875:

gainst Wilson \$1,090,00. The first amount when paid to operate as a Loans and discounts, credit upon the last amount. In criminal matters the only disposed of was, The State vs. Elmer Thomas. The defendant was sen

tenced to the Penitentiary for life. DISTRICT COURT. District Court convened on Tuesday morning, Judges Barlow, Smith Fractional currency (includand Elliott presiding. The followand Elliott presiding. The follow-

Incorporated Village of Eaton vs. Jacob Bender. Error, to reverse the heads or third term advocates. He Common Pleas in helding the appeal don't convene, nominate or resolve, by defendant from the Mayor's Court versed the Common Pleas ond order ed the appeal to be dismissed.

J. B. Welsh vs. Samuel Ridenour, et al. Leave given to a number of plaintiff's claim was reduced about Individual deposits subject to \$1200, and case remanded to Common Pleas. Entry not yet on Jour-

Barnet & Craig, assignees, vs. W. B. Silver. On error-Court.of Common Pleas affirmed. Same parties vs. H. Young, as-Common Pleas affirmed as signee. to one note and reversed as to the

Appeal decree of Common Pleas af-Mary A. Cail vs. Elisha Chriss man, et al. Appeal. Demurrer to amended petition sustained and pe-

John P. Elliott vs. Lydia Elliott,

tition dismissed. H. Taylor, Guardian, vs. W. Wy song, late Guardian. On error. Pro- May 20, 1873-1;

bate Court and Common Pleas af

Bidleman, Crawford & Evans vs Williams, et al. Dismissed. Sarah E. Randall vs. P. Frazee, et

al. Continued. E. C. McCrillus vs. H. Black. Con This leaves the District Court

locket with but two cases for next

JUDGE KELLEY, of Pennsylvania, who has been for many years a representative in Congress, and voted for all the extreme and harsh legistion directed against the south, has been traveling through the southern States, and has changed his views in regard to the people down there. Personal contact and observation of the actual condition of affairs in that section, has led him to the conclusion that no force bills, no Kelloggs, Caseys and Packards, are needed there to make the inhabitants loyal and hold them in subjection to the au-S. Banta vs. Jos. McDonald, et al. thority of the United States. He says now, that Arkansas, Mississippi and Louisiana, did not need the Rachel B. Marsh and J. H. Foos, publican party has been enacting and striving to enact against them. It would have been better if he and other leaders of that party had made tion of things in those states years ago, instead of listening to the stories of the "bummers and buzzards." who were oppressing and robbing the Judgment set aside and leave given defenceless inhabitants. We are glad to see such prominent men in he Republican party, as Judge Kelley, publicly acknowledge their error. If the acknowledgment had been

> Grand Jurers for June Term, com James Pitman, Jefferson Township

In Partition. Partition ordered.
Chris. Eby vs. P. J. Oskerday. On note and mortgoge. Amount found John Scott, Gratis " George Peters, " Hugh Ramsey, Jr., Israel Thomas Kyle, Monros Cornelius McDevitt, Dixon W. V. Collins, Gasper Frank Fudge, Lanier Frank Ramsey, "

PETIT JURORS. Wm. Chambers, Harrison George W. Locke, " Dauiel G. Prugh, Gratis Josiah Baker, Gratis Jas. M. Van Ausdal, Lanier R. G. D. McKenny, Washing " Charles Guild, Somers Oliver Boner. Samuel Benner, Jackson

Partition Notice. NOAR SCHLOSSER, Mary Schlomer, John above named minors, are not first that each day of May 1873, Edjah Pease first his part of Common Please of Free in the channel of Twin each list poles to in the channel of Twin creek thence wait greek, a little, cast lists poles to be valid; for its the degree, each lists poles to a valid; for each list on the section, thence to the list dim, west is poles to the nurth-east corner cation; thence south of 1-d degrees, went less to the place of beginning, containing was of and.

d permoner will ask for an order for the poor of said real estate, at the next term of st said real estate, at the next term of a mounting June 4, 1855. CAMPBELL & GILMORE, Attest-W. D. QUINS, Clerk.

Partition Notice. MARGARET LOOP and Joseph Loop, ber he

thence south a stake; then

CAMPBELL & GILMORE,
Attest, W. D. QUINN, Clerk.

Attest, W. D. QUINN, Clerk.

REPORT

RESOURCES. \$157,256 91 U. S. Bonds to secure circu-100,000 00 Other stocks, bonds, and 13,744 54 Mortgages, Due from approved reserve 39,826 11 agents, Real estate furniture and fix-

tures, 6,192 52
Bills of other National Banks, 24,312 00 Specie (including gold Treas-238 19 ury notes) Legal-tender notes, Redemption fund with U. S. 13,004 00 Treasurer (5 per cent. of circulation, Due from U.S. Treasurer other than 5 per cent. redemp-

\$361,846 26 Total. LIABILITIES. \$100,000 00 Capital stock paid in, 16,680 21 4,051 16 Surplus fund Other undivided profits, Nat'l Bank notes outstand'g, Dividends unpaid. 55,343 58 check, Demand certificates of de-

1,600 00

posit, Time certificates of deposit, Cashier's checks outstand'g, 331 70 \$361,846 26 Total. STATE OF OHIO, PREBLE COUNTY, 88: I, C. F. Brooke, Cashier of the abovebank, do solemnly swear that the above statement is true to the best of as low as any other house in town, and my knowledge and belief. C. F. RROOKE, Cashler.

Subscribed and sworn to before me his 15th day of May, 1875. B. F. LARSH, Notary Public, Preble county, O.

RECT—Attest: H. B. Van Ausdal,) Directors. E. L. Huffman, W. M. Brooke,

IS THIS! HOW

FIGURES TELL!

GENTS' FURNISHING GOODS RETAILING AT

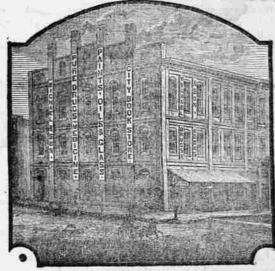
WHOLESALE PRICES!

Shirts at 95 ets., \$1.00, \$1.25, \$1.40, \$1.60, \$1.75; worth \$1,50, \$1,75,

Summer Undershirts at 30 cts., 40 cts., 50 cts., 60 cts.; worth 60c. to \$1. Socks 4 ets., 7 ets., 9 ets., 12 ets., 15 ets., 18 ets., 20 ets.; worth 10 to 35c. Gents' Necktie 3 ets., 5 ets., 8 ets., 10 ets., 20 ets. Gents' Scarf 50 ets., 65 ets., 75 ets., 85 ets.

Call and satisfy yourself that I MEAN BUSINESS. A big stock of . JOS. WOERNER, Hats and Clothing at very low prices. Barron St., Eaton, O. April 29, 1875-It

DRUGS, MEDICINES, CHEMICALS.



Special attention given to the filling of Prescriptions and Private Recipes.

SCHOOL AND MISCELLANEOUS BOOKS.

Chrome & Picture Frames of all Styles made to order PAINTS, OILS AND VARNISHES. Painters Supplied at Wholesale Prices.

MICHAEL & SON. Eaton, April 22, 1875-ly

WINDOW GLASS.

DANIEL WIREL, Jr.



DEALER IN

PELTON & Co's, STANDARD ORGANS

DECKER & BARNES, STEINWAY & MATHUSHEL'S PIANOS! Is prepared to furnish them on as reasonable terms as they can be ought anywhere else, as he is buying them directly from the manufac

OFFICE ON MALY STREET,

EATON, OHIC.

Eaton, March 18, 1875

Just Received, and for Sale, ALL KINDS OF PINE LUMBER.

Rough and Dressed; Timber, Joists and Scantling;

Cedar, Oak and Locust Fence Posts. Doors, Sash, Lath and Shingles.

All kinds of Finishing Lumber cut to Order. All kinds of Building Lumber cut to Order.

Best Yaughougheny, Campbell's Creek and Cannel COAL. Agents for the Studybaker, Milborn, and Mitchell Farm Wagon.

H'chest price paid for Walnut, Ash Lumber, and Timber. Office and Yard Opposite the Depot, Eaton, Ohio.

FAMILY GROCERIES RODUCE EMPORIUM. ROBINSON CHAMBERS & CO. KEEP formale at LOWEST MARKET PRICES
NE. POPULAR and ASH Floating, Dressed H. C. HILL

NVITES especial attention to his T stock of FAMILY GROCERIES & PRODUCE, of which he keeps a full and complete stock at his old stand on Baron Street Eaton, O., He flatters himself that he can sell

willkeepalways on hand the best brands OVISIONS, VEGETABLES, ALMONDS CES, TEAS, SUGARS, SYRUPS, COFFEE, BATSINS, BUTTER, CHEESE, ALMONDS COFFER CHESSE, SHOULDERS, AMILY FLOUR, CORN MEAL, & RICE, ALSO

Salt by the Barrel. The patronage of the public is solicited topposite Court House Feb. 10, 1873-11.

Are also prepared to furnish DOORS, WINDOW FRAMES, SASH PANEL and Batten Doors and to SAW up, MOULD OR TURN LUMBER to order. We intend to make it to the interest of those needing anything in our HIGHEST MARKET PRICE PAID FOR DRY POPLAR AND ASH LUMBER.
ROBINSON, CHAMBRS & CO E,aton, April1,1872,-1f

Lumber! Lumber!

To The Public.

Michael & Sons, Uruggists & MINOR'S BLOCK.